

AMENDMENT UNDER 37 C.F.R. § 1.111
U.S. Appln. No. 09/719,424

salt of dodecylbenzensulfonic acid, based on 100 wt.% of a total amount of four components

A1 cont.
(A)-(D).

2. (Amended) The resin composition according to claim 1, wherein the rubber-reinforced aromatic vinyl resin (A) is a graft copolymer obtainable by polymerizing monomer components (a-2) in the presence of a rubber polymer (a-1), or a mixture of said graft copolymer and a copolymer of the monomer components (a-2), the monomer components (a-2) comprising (i) an aromatic vinyl monomer (ii), at least one monomer selected from the group consisting of a vinyl cyanide monomer and an alkylester monomer of unsaturated carboxylic acid and, optionally, (iii) another copolymerizable vinyl monomer.

3. (Amended) The resin composition according to claim 1, wherein the polyamide elastomer (B) is obtained by reacting polyol with at least one compound selected from the group consisting of aminocarboxylic acid having not less than 6 atoms, lactam having not less than 6 carbon atoms and nylon mn salt $m + n \geq 12$.

A2
7. (Amended) A formed resin article excellent in electrostatic coatability, which is formed from the resin composition according to any one of claims 1 to 4.

REMARKS

The Office Action of January 24, 2002 has been received and its contents carefully considered.

Claim 7 has been objected to under 37 C.F.R. § 1.75(c) as being an improper multiple dependent claim because it depends from claim 6 which is also a multiple dependent claim.